1 McDERMOTT WILL & EMERY, LLP JEFFREY A. ROSSMAN (Bar No. 189865) 227 West Monroe Street 2 Chicago, IL 60606-5096 Telephone: (312) 984-2067 Facsimile: (312) 984-7700 3 4 Email: JRossman@MWE.com 5 SEDGWICK, DETERT, MORAN & ARNOLD LLP GREGORY C. READ (Bar No. 49713) 6 MARY J. LIDDY (Bar No. 203179) One Market Plaza 7 Steuart Tower, 8th Floor Embarcadero Center, 16th Floor San Francisco, California 94105 8 Telephone: (415) 781-7900 9 Facsimile: (415) 781-2635 Email: Gregory. Read@sdma.com Email: Mary.Liddy@sdma.com 10 11 Attorneys for Defendant PILATUS BUSINESS AIRCRAFT LTD. 12 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA 15 CASE NO. C-07-04902 MEJ 16 GEORGE GUND III, Individually, and as the personal representative of the ESTATE OF GEORGE GUND; THEO GUND, an individual, 17 STIPULATION EXTENDING TIME (and divorced from GEORGE GUND); FOR PILATUS BUSINESS AIRCRAFT GEORGE GUND IV, an individual; and GG 18 LTD. TO RESPOND TO COMPLAINT AIRCRAFT, LLC, 19 Plaintiffs. [DIVERSITY OF CITIZENSHIP] 20 Complaint Filed: July 13, 2007 VS. 21 PILATUS AIRCRAFT, LTD.; PILATUS 22 BUSINESS AIRCRAFT, LTD.; PRATT & WHITNEY CANADA CORP.; and DOES 1 through 30, inclusive, 23 24 Defendants. 25 26 Plaintiffs and defendant, Pilatus Business Aircraft Limited, by and through their 27 respective counsel, hereby stipulate to permit Defendant additional time to respond to Plaintiffs' complaint, as permitted by Northern District Local Rule 6-1. The defendant, Pilatus Business SF/1446393v1 CASE NO. C-07-04902 MEJ STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT

Document 8

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1	Aircraft Limited, shall have up to and including October 30, 2007 to respond.	
2	IT IS SO AGREED AND STIPULATED.	
3	DATED: September 3, 2007	SEDGWICK, DETERT, MORAN & ARNOLD LLP
4	· I	
5	3	n Ham Eddin
6)	By: <u>Uary Lidd</u> Gregory C. Read
7	,	Mary J. Liddy Attorneys for Defendant PILATUS BUSINESS AIRCRAFT, LTD.
8	3	FILATOS BUSINESS AIRCRAFT, LTD.
9	DATED: September, 2007	ENGSTROM LIPSCOMB & LACK
10		
11		Ву:
12		Elizabeth L. Crooke Attorneys for Plaintiffs
13		GEORGE GUND III, Individually, and as the personal representative of the ESTATE OF
14		GEORGE GUND; THEO GUND, an individual, (and divorced from GEORGE GUND); GEORGE
15		GUND IV, an individual; and GG AIRCRAFT, LLC
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3v1		2 CASE NO. C 074002 MEI

STIPULATION EXTENDING TIME TO RESPOND TO COMPLAINT

I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on October 4, 2007, at San Francisco, California.

Amanda L. Henderson

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